THE HONORABLE JOHN C. COUGHENOUR 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE WOLFIRE GAMES, LLC, WILLIAM Civil Action No. 2:21-cv-00563-JCC 10 HERBERT and DANIEL ESCOBAR, individually and on behalf of all others 11 similarly situated, 12 Plaintiffs, 13 vs. 14 VALVE CORPORATION, **15** Defendant. 16 SEAN COLVIN. EVERETT STEPHENS. Civil Action No. 2:21-cv-00650-JCC 17 RYAN LALLY, SUSANN DAVIS, and HOPE MARCHIONDA, individually and on STIPULATED MOTION TO 18 behalf of all others similarly situated, CONSOLIDATE RELATED ACTIONS **UNDER LOCAL RULE 42 AND TO** 19 EXTEND DEADLINES Plaintiffs, 20 VS. 21 VALVE CORPORATION, NOTE ON MOTION CALENDAR: May 19, 2021 22 Defendant. 23 24 Pursuant to Local Rule 42(a), Plaintiffs Wolfire Games, LLC, William Herbert, Daniel 25 Escobar, Sean Colvin, Everett Stephens, Ryan Lally, Susann Davis, and Hope Marchionda **26** (collectively "Plaintiffs") and Defendant Valve Corporation (collectively with Plaintiffs, the 27 "Parties") respectfully submit this Stipulated Motion to Consolidate Related Actions and to Extend

Deadlines. 1 2 This Stipulated Motion seeks to consolidate two related actions currently pending in this 3 Court: Wolfire Games et al. v. Valve Corporation, Case No. 2:21-cv-00563-JCC (W.D. Wash.) 4 ("Wolfire"), and Sean Colvin et al. v. Valve Corporation, 2:21-cv-00650-JCC (W.D. Wash.) 5 ("Colvin"). 6 The Wolfire and Colvin actions involve claims asserted on behalf of overlapping putative 7 classes regarding allegedly anticompetitive conduct against the same Defendant. Consolidating 8 the cases under Local 42 will promote efficiency and conserve judicial resources, as well as the 9 Parties' resources. The Parties therefore stipulate that the Court should consolidate the *Colvin* action into the **10** 11 Wolfire action. 12 The Parties also stipulate and agree that, if the Court consolidates the Wolfire and Colvin 13 cases, Plaintiffs will file a single consolidated complaint in the consolidated action. **14** The Parties jointly request that the Court set certain case deadlines in the consolidated **15** action as follows: **16** June 11, 2021: Deadline for Plaintiffs to file consolidated amended complaint; 17 July 26, 2021: Deadline for Defendant to respond to consolidated amended complaint; 18 August 30, 2021: Deadline for Plaintiffs' Opposition to any motion filed in response to the consolidated amended complaint; and 19 September 17, 2021: Deadline for Defendant's Reply in support of any motion filed in 20 response to the consolidated amended complaint. 21 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. 22 23 24 25 **26** 27

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CERTIFICATE OF SERVICE I hereby certify that on May 19, 2021, I caused a true and correct copy of the foregoing to be filed in this Court's CM/ECF system, which sent notification of such filing to counsel of record. DATED May 19, 2021. /s/ Alicia Cobb Alicia Cobb, WSBA #48685